IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF SOUTH CAROLINA SPARTANBURG DIVISION

UNITED STATES OF AMERICA)	Cr. No. 7:22-926 18 U.S.C. § 922(a)(6) 18 U.S.C. § 924(a)(2)	
VS.	ý	10 0.0.0. 3 2 . (4)(2)	. , c
)		2022 NOV
JOEVON ETHAN HARRIS-HARDY)	SEALED INDICTMENT	NOV
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	COUNT 1		1: 30

THE GRAND JURY CHARGES:

On or about August 2, 2021, in the District of South Carolina, the Defendant, JOEVON ETHAN HARRIS-HARDY, in connection with the acquisition of a firearm, to wit; a Taurus, model G2c, 9mm pistol, from Eastside Pawn, a federally licensed firearms dealer, knowingly made a false and fictitious written statement on a Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives form 4473, Firearms Transaction Record, which was intended and likely to deceive Eastside Pawn, as to a material fact to the lawfulness of such sale of the firearm to the Defendant, in that the Defendant answered question 21a, that he was the actual transferee/buyer of the firearm indicated on the Form 4473, when in fact as the Defendant then knew, he was not the actual transferee/buyer of the firearm;

THE GRAND JURY FURTHER CHARGES:

That on or about August 4, 2021, in the District of South Carolina, the Defendant, JOEVON ETHAN HARRIS-HARDY, in connection with the acquisition of a firearm, to wit; a Glock, model G20, 10mm pistol, from T&K Outdoors, a federally licensed firearms dealer, knowingly made a false and fictitious written statement on a Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives form 4473, Firearms Transaction Record, which was intended and likely to deceive T&K Outdoors, as to a material fact to the lawfulness of such sale of the firearm to the Defendant, in that the Defendant answered question 21a, that he was the actual transferee/buyer of the firearm indicated on the Form 4473, when in fact as the Defendant then knew, he was not the actual transferee/buyer of the firearm;

THE GRAND JURY FURTHER CHARGES:

That on or about August 24, 2021, in the District of South Carolina, the Defendant, JOEVON ETHAN HARRIS-HARDY, in connection with the acquisition of a firearm, to wit; a Taurus, model G2S, 9mm pistol, from T&K Outdoors, a federally licensed firearms dealer, knowingly made a false and fictitious written statement on a Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives form 4473, Firearms Transaction Record, which was intended and likely to deceive T&K Outdoors, as to a material fact to the lawfulness of such sale of the firearm to the Defendant, in that the Defendant answered question 21a, that he was the actual transferee/buyer of the firearm indicated on the Form 4473, when in fact as the Defendant then knew, he was not the actual transferee/buyer of the firearm;

THE GRAND JURY FURTHER CHARGES:

That on or about September 9, 2021, in the District of South Carolina, the Defendant, JOEVON ETHAN HARRIS-HARDY, in connection with the acquisition of firearms, to wit; a Taurus, model PT 132, .32 caliber pistol; a Taurus, model G2C, 9mm pistol; and a Keltec, model PF-9, 9mm pistol, from Eastside Pawn, a federally licensed firearms dealer, knowingly made a false and fictitious written statement on a Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives form 4473, Firearms Transaction Record, which was intended and likely to deceive Eastside Pawn, as to a material fact to the lawfulness of such sale of the firearms to the Defendant, in that the Defendant answered question 21a, that he was the actual transferee/buyer of the firearms;

THE GRAND JURY FURTHER CHARGES:

That on or about September 9, 2021, in the District of South Carolina, the Defendant, JOEVON ETHAN HARRIS-HARDY, in connection with the acquisition of a firearm, to wit; a Taurus, model G2C, 9mm pistol, from Lyman Gun and Pawn, a federally licensed firearms dealer, knowingly made a false and fictitious written statement on a Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives form 4473, Firearms Transaction Record, which was intended and likely to deceive Lyman Gun and Pawn, as to a material fact to the lawfulness of such sale of the firearm to the Defendant, in that the Defendant answered question 21a, that he was the actual transferee/buyer of the firearm indicated on the Form 4473, when in fact as the Defendant then knew, he was not the actual transferee/buyer of the firearm;

In violation of Title 18, United States Code, Sections 922(a)(6) and 924(a)(2).

A True Bill

REDACTED

FOREPERSON

ADAIR F. BOROUGHS UNITED STATES ATTORNEY

Max B. Cauthen, III (Fed. ID # 06732)

Assistant United States Attorney

55 Beattie Place, Suite 700

Greenville, SC 29601

Tel.: 864-268-2100

Fax: 864-233-3158

Email: Max.Cauthen@usdoj.gov